Case	No.	

Nixon & Vanderhye P.C. (12/97)

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

		IN THE UNITED ST				d bole = :	nut to mu name, and the lieve
l am the	e original, first and sole inve matter which is claimed ar	entor (if only one name is liste id for which a patent is sough	ed below) or an origin t on the invention ent	al, first and joint itled:	are as state inventor (if	ea below ne f plural nan	ext to my name, and I believe nes are listed below) of the
"7-pol	yaminoalkyl(oxy)imino	methylcamptothe cins b	earing protective	groups"			
	cification of which (check as attached hereto	applicable box(s)):					
	was filed on		as U.S. Applicati	on Serial No.			
	was filed as PCT Internation	and application No	PCT/IT 2004/000		on 06/0	7/2004	
		pplication) was amended on					
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amend 37 C.F below a priority Priority Applic	ment referred to above. I a .R. 1.56. I hereby claim for and have also identified bel	eign priority benefits under 35	ose information which 5 U.S.C. 119/365 of a r patent or inventor's	n is material to th iny foreign applic certificate having	e patentat cation(s) fo	ility of this r patent or te before t	application in accordance with
	by claim the benefit under 3 cation Number	5 U.S.C. §119(e) of any Unite	ed States provisional Date/Month/Year F	application(s) lis	ted below.	-,	
subject	t matter of each of the clair	5 U.S.C. 120/365 of all prior last of this application is not dity to disclose material inform CT international filing date of	sclosed in such prior ation as defined in 37	applications in the	he manner	provided b	ve or below and, insofar as the y the first paragraph of 35 the filing date of the prior
Delan	U.C./DCT Application/c):						Status: patented
	U.S./PCT Application(s): cation Serial No.		Day/Month/Year F	iled			pending, abandoned
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be true impris applic 22201 addres conne 30184 Spoor Thom	e; and further that these sta onment, or both, under Sec ation or any patent issued t -4714, telephone number ss) individually and collective teted therewith and with the i; Robert W. Faris, 31352; I ner, 27393; Leonard C. Mitt as E. Byme, 32205; Mary J	hereon. And I hereby appoin (703) 816-4000 (to whom al rely my attomeys to prosecute resulting patent: Arthur R. Ci Richard G. Besha, 22770; Ma thard 29009: Duane M. Byers	knowledge that willfunited States Code an t NIXON & VANDER! communications are this application and rawford, 25327; Larryrk E. Nusbaum, 3234s, 33363; Jeffry H. Neridson, 33489; Alan N	I false statement d that such willfu HYE P.C., 1100 are to be directe to transact all be S. Nixon, 25640 8; Michael J. Ke elson, 30481; Jol	ts and the I la false stat North Gle d), and the usiness in c; Robert A enan, 3210 hn R. Lasto	ike so madements made Rd., 8 th e following at the Patent . Vanderhy 06; Bryan Fova, 33149; Griffin, 31	le are punishable by tine or ay jeopardize the validity of the Floor, Arlington, VA attorneys thereof (of the same and Trademark Office
1	Inventor's Signature:	\times //\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		Alle	<u> </u>	Date: U_	
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